

ARKANSAS COURT OF APPEALS

DIVISION I
No. CACR08-1040

CHRISTOPHER TODD HAMILTON
APPELLANT

V.

STATE OF ARKANSAS

APPELLEE

Opinion Delivered April 22, 2009

APPEAL FROM THE OUACHITA
COUNTY CIRCUIT COURT
[NO. CR-07-304-3]

HONORABLE EDWIN A. KEATON,
JUDGE

REBRIEFING ORDERED

JOHN MAUZY PITTMAN, Judge

This is an appeal from a conviction of violating a protective order. We order rebriefing because appellant has failed to include in the addendum the very protective order that he was charged with violating.

An order cannot be reviewed for error when the addendum fails to include the documents on which the order was based. *Bryan v. City of Cotter*, ___ Ark. ___, ___ S.W.3d ___ (April 2, 2009). In compliance with the bright-line rule enunciated by the *Cotter* court requiring rebriefing where essential materials have been omitted from the abstract and addendum, we allow appellant fifteen days from the date of this opinion in which to file a substituted abstract, brief, and addendum to cure any and all deficiencies, at his own expense. See Ark. Sup. Ct. R. 4-2(b)(3). In the event that appellant fails to file a complying brief within the requisite time period, the judgment may be affirmed for noncompliance with the rule. See *id.*

Rebriefing ordered.

GLADWIN and HENRY, JJ., agree.